

## FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

December 5, 2000

## <u>CERTIFIED MAIL</u> <u>RETURN RECEIPT REQUES</u>TED

Patricia D. Salisbury LaRouche's Committee for a New Bretton Woods P.O. Box 89 Leesburg, VA 20178

RE: MURs 4956, 4962 and 4963

Manchester Union Leader

New Hampshire Public Television

New England Cable News

WMUR-TV

Cable Network News Los Angeles Times, Inc. Gore 2000, Inc. and

Jose Villarreal, as treasurer

Bill Bradley for President, Inc., and Theodore V. Wells, Jr., as treasurer

Dear Ms. Salisbury:

On November 28, 2000, the Federal Election Commission ("the Commission") reviewed the allegations in the complaints dated December 30, 1999, and January 10, 2000, which you filed on behalf of LaRouche's Committee for a New Bretton Woods and which were designated MUR 4956, MUR 4962 and MUR 4963. On the same date the Commission found, on the basis of the information provided in your complaints and information provided by the respondents, that there is no reason to believe the Manchester Union Leader, New Hampshire Public Television, New England Cable News, WMUR-TV, Cable Network News, the Los Angeles Times, Inc., Gore 2000, Inc., and Jose Villarreal, as treasurer, and Bill Bradley for President, Inc., and Theodore V. Wells, Jr., as treasurer, violated 2 U.S.C. § 441b. Accordingly, on November 28, 2000, the Commission closed the files in these matters. A copy of the First General Counsel's Report, which addressed all three matters, is enclosed for your information. Statements of Reasons will be filed by two Commissioners at a later date.

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The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of these actions. See 2 U.S.C. § 437g(a)(8).

Sincerely,

Lawrence M. Noble General Counsel

BY: Lois G. Lerner

Associate General Counsel

Enclosure
First General Counsel's Report